

## Maine Revenue Services Retail Dealer's Gasoline Shrinkage Refund Application



Registration No.	Period Begin	*053 Period End	Due Date
1. Entity Information	Ī	Use this area only to veneut of	hangas in noun businass
		Use this area only to report ch	· · II
			, return permit to Bureau and
		complete information at right. Date closed:	ll l
		3. OWNERSHIP CHANGE? If you have c	ll l
		when this occured herea	and check the type of change below.
		Incorporated	Partner added or dropped
		Other (explain on reverse)	
ADDRESS CHANGES, If a 11	harra ia in commont mlassa	Sold to <b>4.</b> <i>NAME CHANGE?</i> Attach explanation	on to this return
ADDRESS CHANGE?: If your address above is incorrect, please make the appropriate changes to the preprinted address.			
		Do Not Use Red Ink!	
	Please read instruction	ıs on reverse side.	
	Also complete question	ns 1 & 2 on reverse.	
T-4-1			
Total purchases in gallons	1		
<b>Total Tax Paid</b> Line 1 x .25	59	2	. •
<b>Refund Claim</b> Line 2 x .00	15	3	
Ellie 2 X .00	0.5		
This claim is signed under the penalties of	nariury		
This claim is signed under the penalties of	perjury.		
Signature/Title	Print Name	Date	Phone #
			Mail To: Maine Revenue Service
			P.O. Box 1064
			Augusta, ME 04332-1064
Supplier's Statement			
		above retail dealer for the above period, the	at payment has been received for
such gasoline, and that he is authorized to	make this statement.		
Regular gasoline	gallong		
	gallons		
Premium gasoline	gallons		
Total Gallons			
Name of Supplier	Autho	orized Signature	Date

## **To Retail Dealer**

Please submit the following information

1. Location of retail outlets from which gasoline on which refund is claimed was sold. (Computer printouts are acceptable.)							
-	street and number		city or town				
-	street and number		city or town				
-	street and number		city or town				
2. Are you on a consignment basis	Yes	No					
If yes, please give consignor's nam	e and address		atreat and number	oity or town			
name street and number city or town  Title 36, § 2906(4) states: A retail dealer is entitled to a refund for tax paid on account of shrinkage or loss by evaporation of motor fuel in an amount no							
greater than ½ of 1% of the tax paid on gross purchases. The procedure for such a refund is as follows:							
A. All applications for refunds must be made under penalties of perjury and must be made semiannually within 90 days after June 30th and December 31st respectively.							
B. The application must be made on a form prescribed and furnished by the assessor and must be accompanied by a statement from the distributor, supplier or wholesaler of the gross purchases of motor fuel made by the retail dealer during the relevant 6-month period.							
C. The assessor shall calculate the amount of the refund due on all properly completed applications and shall certify that amount and the name of the person entitled to the refund to the Treasurer of State. The Treasurer of State shall make a certified refund from taxes imposed by this chapter, PL 1997, c. 738.							
INSTRUCTIONS							
1. Application for refund with respect to gasoline purchased between July 1 and December 31 must be made within 90 days after December 31; application for refund with respect to gasoline purchased between January 1 and June 30 must be made within 90 days after June 30. Late applications will not be accepted.							
2. Refund will be given only with respect to gasoline. It does not apply to diesel fuel, aviation gasoline or any other motor fuel.							
3. For refund purposes, "Retail Dealer" will be considered to mean any person operating a retail gasoline outlet from which gasoline is sold principally to others and delivered directly into the fuel tanks of motor vehicles or boats.							
4. A licensed distributor or other wholesaler, will be considered a "Retail Dealer" only with respect to gasoline delivered into storage tanks of retail gasoline outlets operated by the distributor or wholesale dealer.							
5. Where a commission agent or consignee is held accountable only for gasoline actually sold, the principal or consignor will be considered the "Retail Dealer" for refund purposes.							